IN AND FOR THE

Fifth Appellate District

COURTROOM PROCEEDINGS

The court met in its courtroom at 1:30 P.M. Present: Honorable Nickolas J. Dibiaso, Acting Presiding Justice; Honorable Rebecca A. Wiseman, Associate Justice; Honorable Dennis A. Cornell, Associate Justice; and Kay Frauenholtz, Clerk/Administrator, by Robert Abilez, Senior Deputy Clerk.

F042659 Baladjanian v. The California Home for the Aged, Inc.

Cause called and argued by Thomas M. Giovacchini, Esq., counsel for appellant and by Michael Carrigan, Esq., counsel for respondent.

Cause ordered submitted.

Court recessed until Wednesday, July 14, 2004 at 1:30 P.M.

F043020 People v. Lawless

Counsel having failed to request oral argument in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F043020 People v. Lawless

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043784 People v. Bermudez

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F044513 In re Cameron P., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F044513 In re Cameron P., a Minor

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045076 Kneis v. Kneis F045668 Kneis v. Kneis

Appellant's motion to consolidate the above-entitled cases is granted.

F045242 People v. Barajas

No brief having been filed by appellant after notice duly given under rule 17(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F043047 People v. Ruiz

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F042773 Mahan v. Rudnick et al.; Anthoine

The judgment is affirmed. Costs are awarded to defendant and respondent Anthoine. Buckley, J.

We concur: Dibiaso, Acting P.J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045038 People v. Lindsey

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F045038 People v. Lindsey

The judgment is reversed. The matter is remanded to the trial court and the trial court is directed to permit appellant to withdraw his plea of no contest.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F042681 People v. Barnard

The judgment is affirmed. Dibiaso, Acting P.J.

We concur: Buckley, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F043918 In re Sarah P., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F043918 In re Sarah P., a Minor

The juvenile court's judgment is modified to reflect that Sarah's maximum term of confinement to boot camp is one year nine months. The case is remanded to the juvenile court to prepare a new commitment order to boot camp. As so modified, the judgment of the juvenile court is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F042946 People v. Pickard

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

Fifth Appellate District

F042946 People v. Pickard

The judgment of conviction is affirmed, and the sentence is vacated. The case is remanded to the trial court with directions either to resentence Pickard in accordance with the plea agreement or, if the court elects to disapprove the agreement, to give Pickard the opportunity to withdraw her pleas pursuant to section 1192.5. Should Pickard so move to withdraw her plea, the trial judge shall vacate the conviction.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045024 Abraham v. State of California

No brief having been filed by appellant after notice duly given under rule 17(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F045315 In re Bernadette Z., a minor

No brief or request for extension of time having been filed, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

F044925 In re Jerron B., a Minor

The above-entitled case is submitted for decision.

F044925 In re Jerron B., a minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F042328 People v. Garcia

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.